## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WISCONSIN

M&I MARSHALL & ILSLEY BANK,

OPINION AND ORDER

Plaintiff,

10-cv-503-slc1

v.

JOHN ANDREW GLAVIN, a/k/a JOHN-ANDREW: GLAVIN, MONOGRAM CREDIT CARD BANK, WELLS FARGO BANK NEVADA, N.A., CITIBANK, UNITED STATES OF AMERICA and WISCONSIN RIVER COOP SERVICES,

Defendants.

In a January 10, 2011 order, I granted plaintiff M&I Marshall and Ilsley Bank's motion to remand this case after defendant John Andrew Glavin had removed it from the Circuit Court for Juneau County, Wisconsin. In addition, I granted plaintiff's motion for costs and attorney fees because plaintiff lacked an objectively reasonable basis for believing that this case qualified for removal. I ordered plaintiff to submit an itemization of the actual

<sup>&</sup>lt;sup>1</sup>For the purposes of issuing this order, I am assuming jurisdiction over the case.

expenses, including costs and attorney fees, it incurred in responding to defendant's notice

of removal. Also, I gave defendant an opportunity to object to any of the itemized costs as

well as a chance to explain more generally why he should not be required to pay plaintiff's

costs.

Now plaintiff has submitted an itemized statement of attorney fees totaling

\$1650.00. Defendant has failed to file a response of any kind. From my review of the

request, I am satisfied that the amount requested is fair and reasonable.

ORDER

IT IS ORDERED that plaintiff M&I Marshall Ilsley Bank is awarded attorney fees

in the amount of \$1650.00. Defendant John Andrew Glavin may have until June 9, 2011

in which to pay this amount to plaintiff.

Entered this 6th day of May, 2011.

BY THE COURT:

/s/

BARBARA B. CRABB

District Judge

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